

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI**

Eastern Division

PENNYMAC LOAN SERVICES, LLC,

Plaintiff,

CIVIL ACTION
**Case No: 2:19-cv-00193-HSO-
MTP**

-VS-

INNOVATED HOLDINGS, INC. dba
SITCOMM ARBITRATION
ASSOCIATION; MARK MOFFETT;
SANDRA GOULETTE; RONNIE
KAHAPEA; MARK JOHNSON, KIRK
GIBBS; BRETT “EEON” JONES aka EEON
aka BRETT JONES aka BRETT TORIANO
JONES-THEOPHILIOUS aka BRETT
RANDOFF TORIANO KEEFFE HENRY
KANA-SHAPHEL HITHRAPPE JONES-
THEOPHILUS fka KEEFE BRANCH; and
RANCE MAGEE,

Defendants.

**PLAINTIFF PENNYMAC LOAN SERVICES, LLC’S REQUEST FOR
ORDER REGARDING FILINGS OF DEFENDANT BRETT “EEON”
JONES**

COMES NOW plaintiff, PennyMac Loan Services, LLC (“PennyMac”) to request that the Court issue an Order that PennyMac need not respond to further filings of defendant Brett “Eeon” Jones’ (“Eeon”) showing unto the Court the following:

1. The Court previously entered a default as to Eeon (Docket 98).

Therefore, Eeon is not entitled to submit any pleadings to the Court.

In fact, on February 12, 2021, this Court issued an Order stating “After default was entered by the Clerk, Defendant Jones was not entitled to file any pleadings without leave of court or until the Court granted him relief from the Clerk’s entry of default. Without the Court granting relief from the Clerk’s entry of default, Defendant Jones was not entitled to file his Motion to Change Venue [145] or Documentation of On-going Conspiracy [146], and these filings will be stricken.” (Docket 172.)

2. Eeon continues to file numerous and unmeritorious pleadings which are burdening the Court and PennyMac.
3. PennyMac requests that the Court issue an Order stating PennyMac need not respond to any additional filings of Eeon, consistent with the Court’s prior ruling that Eeon is not entitled to file any pleadings due to his default posture.
4. PennyMac further requests that the Court automatically strike any further filings from Eeon until he obtains proper relief from his default, consistent with the Court’s prior ruling that Eeon’s improper filings be stricken.
5. Due to the simple and brief nature of this Motion, PennyMac requests the Court to relieve it of the requirement of filing a Memorandum in Support, as required by Local Rule 7(b)(2).

Dated: March 4, 2021

Respectfully submitted,

/s/ Nicole Bartz Metral
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Counsel for Plaintiff

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

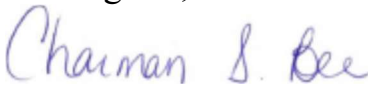
I am employed in the county of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is **BLANK ROME LLP**, 2029 Century Park East, 6th Floor, Los Angeles, California 90067.

On **March 4, 2021**, I served the foregoing document(s): **PLAINTIFF PENNYMAC LOAN SERVICES, LLC'S REQUEST FOR ORDER REGARDING FILINGS OF DEFENDANT BRETT "EEON" JONES**, on the interested parties in this action addressed and sent as follows:

SEE ATTACHED SERVICE LIST

- ☒ **BY ENVELOPE:** by placing ☐ the original ☒ a true copy thereof enclosed in sealed envelope(s) addressed as indicated and delivering such envelope(s):
- ☒ **BY CERTIFIED MAIL:** I caused such envelope(s) to be deposited in the mail at Los Angeles, California with postage thereon fully prepaid to the office or home of the addressee(s) as indicated. I am "readily familiar" with this firm's practice of collection and processing documents for mailing. It is deposited with the U.S. Postal Service on that same day, with postage fully prepaid, in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in affidavit.
- ☒ **BY FEDEX:** I caused such envelope(s) to be deposited in a box or other facility regularly maintained by FedEx, an express service carrier, or delivered to a courier or driver authorized by said express service carrier to receive documents in an envelope designated by the said express service carrier, addressed as indicated, with delivery fees paid or provided for, to be transmitted by FedEx.
- ☒ **FEDERAL:** I declare that I am employed in the office of a member of the bar of this court at whose direction service was made.

Executed on **March 4, 2021**, at Los Angeles, California.



Charman S. Bee

SERVICE LIST

Pennymac Loan Services, LLC v. Sitcomm Arbitration Association, et al.;

Case No. 2:19-cv-00193-KS-MTP

BY CERTIFIED MAIL:

Ronnie Kahapea P.O. Box 875 Volcano, HI 96785	Defendant
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BY FEDEX:

Mark Johnson 451 May Lane Louisa, VA 23093	Defendant
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Kirk Gibbs 4115 Lawrenceville Rd. PMB 8119 Lilburn, GA 30047	Defendant
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Sandra Goulette 3007 Crescent Hill Drive Laurel, MS 39440	Defendant
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Mark Moffett 345 Coon Jeffcoat Road Soso, MS 39480	Defendant
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Rance Magee 11294 Rose Road Emmett, MI 48022	Defendant
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Innovated Holdings, Inc. dba Sitcomm Arbitration Association C/O Registered Agents, Inc. 30 N. Gould Street, Suite R Sheridan, WY 82801	Defendant
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Brett "Eeon" Jones 304 South Jones Boulevard Unit Eeon-1967 Las Vegas, NV 89107	Defendant
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